



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandra, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/675,451	09/29/2000	Kevin A. Retlich	00AB187	9892
John J Horn Allen-Bradley Company LLC Patent Dept 704P Floor 8 T 29 1201 South Second Street Milwaukee, WI 53204-2496			EXAMINER	
			TRAN, TAM D	
			ART UNIT	PAPER NUMBER
			2676 DATE MAILED: 12/08/2004	13

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
Office Action Summary	09/675,451	RETLICH ET AL.				
onice Action Summary	Examiner	Art Unit				
The MAILING DATE of this communica	Tam D Tran	2676				
Period for Reply	uon appears on the cover sheet with	the correspondence address				
A SHORTENED STATUTORY PERIOD FOR THE MAILING DATE OF THIS COMMUNICA - Extensions of time may be available under the provisions of 3 after SIX (6) MONTHS from the mailing date of this communic - If the period for reply specified above is less than thirty (30) do - If NO period for reply is specified above, the maximum statuto - Failure to reply within the set or extended period for reply will, Any reply received by the Office later than three months after earned patent term adjustment. See 37 CFR 1.704(b).	ATION. FOR 1.136(a). In no event, however, may a repcation. Bays, a reply within the statutory minimum of thirty (pry period will apply and will expire SIX (6) MONTH, by statute, cause the application to become ABAI	oly be timely filed (30) days will be considered timely. HS from the mailing date of this communication. NDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed of	on <i>09 August 2004</i> .					
3) Since this application is in condition for						
closed in accordance with the practice	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) ☐ Claim(s) 1-46 is/are pending in the app 4a) Of the above claim(s) is/are 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-46 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restrictio Application Papers	withdrawn from consideration.					
9) ☐ The specification is objected to by the E	xaminer					
10) The drawing(s) filed on is/are: a		y the Examiner.				
Applicant may not request that any objection						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)☐ The oath or declaration is objected to b	y the Examiner. Note the attached	Office Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for a) All b) Some * c) None of: 1. Certified copies of the priority do 2. Certified copies of the priority do 3. Copies of the certified copies of the application from the International	cuments have been received. cuments have been received in Ap the priority documents have been r I Bureau (PCT Rule 17.2(a)).	plication No eceived in this National Stage				
Attachment(s)						
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO 		mmary (PTO-413) /Mail Date				
Information Disclosure Statement(s) (PTO-1449 or PTo- Paper No(s)/Mail Date		ormal Patent Application (PTO-152)				

Art Unit: 2676

DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-46 are rejected under 35 U.S.C. 102(e) as being anticipated by Kuribayashi et al. (USPN 6480846 B2), hereinafter simply Kuribayashi.

- 2. In regard to claims 1, 14, Kuribayashi teaches a method of creating view of a system of network components, see Fig.33, the method comprising: storing in a memory object of each component data representative of the respective component and of a configuration of the component (information for dimensions and shapes which read on data representative of the respective component and of a configuration of the component); see Fig.8, col.8 lines 40-64; accessing the data from the memory objects via a data network; see col.4 lines 49-53; generating a user viewable representation of the system based upon the data, the representation including physical representations of each component positioned with respect to one another and a physical representation of the system. See Fig.33, col.3 lines 22-29.
- In regard to claims 24, 32, 39, Kuribayashi teaches a method for generating and displaying a real time elevational view of an electrical system including a plurality of

Art Unit: 2676

programmable components disposed in an enclosure set, each component including a resident read/write memory object, see Fig.33, see col.4 lines 15-23, the method comprising the step of: Storing component designation data and physical configuration data in the memory object of each programmable component, the component designation data including data identifying the respective component, and the physical configuration data including data identifying a physical disposition of the respective component in the enclosure set (information for dimensions and shapes data representative of the respective component and of a configuration of the component); see Fig.8, col.8 lines 40-64:

Polling the components for the component designation data and physical disposition data; and generating a real time elevational view of the system based upon the component designation data and the physical disposition data, the view including representations of each component positioned with respect to one another in the system. See Fig.33, col.3 lines 22-29.

- 4. In regard to claims 2, 3, 20, 34, 40, 41, Kuribayashi teaches a method of creating view of a system of network components, wherein the physical configuration of the component includes data representative of a location of the component in the system and physical dimension of a subunit of the system, every electrical component having electrical power load, component including motor starter, motor controller, over load relay. See Fig.33, col.3 lines 22-29.
- 5. In regard to claims 35-38, Kuribayashi teaches a method of creating view of a system of network components, wherein component including motor starter, motor controller, over load relay. See Fig.33, col.3 lines 22-29
- 6. In regard to claims 4, 5, 21, 22, 28, 29, Kuribayashi teaches a method of creating view of a system of network components, wherein user viewable representation is provided in a window

Art Unit: 2676

area of a computer monitor and including representation of each component and location of component with respect to other components of the system. See Fig.33, col.3 lines 22-29.

- 7. In regard to claim 6, 19, 23, 30, Kuribayashi teaches a method of creating view of a system of network components. Wherein the representation includes indicia representative of an operational status. See Fig.33, col.3 lines 22-29.
- 8. In regard to claims 7, 8, Kuribayashi teaches a method of creating view of a system of network components, wherein a database for the system including the data stored in each memory object, memory object is downloaded into the memory object from the database. See col.4 lines 48-54.
- 9. In regard to claims 9,15, 45, 46, Kuribayashi teaches a method of creating view of a system of network components, wherein the user viewable representation is provided at a monitoring station coupled to the system via the data network which has internet protocol. See col.4 lines 48-54.
- 10. In regard to claim 10, 18, Kuribayashi teaches a method of creating view of a system of network components, wherein the memory objects are reprogrammable by the monitor station. See col.3 lines 1-5.
- In regard to claim 11, 16, 17, 25-27, 33, Kuribayashi teaches a method of creating view of a system of network components, wherein the monitoring station accesses a database containing system description data for generation of the user viewable representation. See Fig. 33, col.3 lines 22-29.

Art Unit: 2676

12. In regard to claim 12, 44, Kuribayashi teaches a method of creating view of a system of network components, wherein the database include configuration data. See Fig.33, col.3 lines 22-29.

13. In regard to claim 13, 31, 42, 43, Kuribayashi teaches a method of creating view of a system of network components, wherein a plurality of links to user viewable representation for each component. See Fig.33, col.3 lines 22-29.

Response to Arguments

14. Applicant's arguments filed on 8/9/2004, have been fully considered but they are not persuasive.

Applicant argues that the prior art does not teach "the data is stored in a memory object of each component; storage of data representative of a respective component and of a physical configuration of the component." However, examiner respectfully disagrees with the argument because on col.8 lines 40-55, Kuribayashi teaches storage medium storing image data of various kinds of component text data B including shapes, dimensions, form, colors which read on storage of data representative of a respective component and of a physical configuration of the component. For these reasons, the rejections are maintained.

Conclusion

15. Any inquiry concerning this communication or earlier communications from the examiner should be directed to **Tam D. Tran** whose telephone number is **703-305-4196**. The examiner can normally be reached on MON-FRI from 8:30 – 5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

Art Unit: 2676

supervisor, Matthew Bella can be reached on 703-308-6829.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

(703) 872-9314 (for Technology Center 2600 only)

Hand-delivered response should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, VA, Sixth floor (Receptionist).

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center 2600 Customer Service Office whose telephone number is (703) 306-0377.

Tam Tran

TT Examiner

Art unit 2676

Kee M. Tung

Primary Examine